PUBLIC SCHOOLS School Safety/Student Discipline



Education Council

School Safety

Fact Sheet

January 2005

 What is the history of public school safety legislation in Florida? 	many years, during which legislation has been adopted addressing issues regarding teacher, principal, school board, and superintendent authority; parental and student rights; enforcement of attendance; zero tolerance policies, including victim's rights; and school size.
2. What authority and responsibilities do teachers have for the control and discipline o students?	Teachers have the authority to take any of the following actions to ensure safety in class and at school: Establish classroom rules of conduct and consequences Remove from class students whose behavior interferes

and statutory procedures.

3. What duties do public school principals have relating to student discipline and school safety?

Principals have the following duties relating to student discipline and school safety:

- Must employ appropriate discipline and management techniques consistent with the code of student conduct
- Respond to a teacher's recommended disciplinary consequence by employing the consequence or a more serious disciplinary action, if the student's disciplinary history warrants it. (The principal shall consult with the teacher prior to taking disciplinary action, if the principal determines that a lesser disciplinary action is appropriate).
- Must report quarterly to the superintendent and school board each incidence of a teacher's withholding consent for a removed student to return to the teacher's class and the disposition of the incident
- May suspend a student in accordance with district school board rules, but must make a good-faith effort to immediately inform a student's parent by telephone of a student's suspension and the reasons for the suspension.
- Must report, within 24 hours, each suspension and the reason for the suspension to the student's parent, in writing, by United States mail, and to the superintendent.
- Must make a good-faith effort, prior to suspension, to employ parental assistance or other alternative measures, except in an emergency or in disruptive conditions.
- May recommend to the district school superintendent the
 expulsion of any student who has committed a serious
 breach of conduct, including willful disobedience, open
 defiance of authority, violence against persons or
 property, or any other act which substantially disrupts the
 orderly conduct of the school
- Must fulfill responsibilities to students who have been victimized by another student who attends the same school or rides the same school bus (principal's eligibility for performance pay incentive money is linked to this responsibility)
- Must document all incidents of crime and violence and use standardized reporting forms to report information and verify the accuracy of the information
- Must make the necessary provisions to ensure that all school reports are accurate and timely, and must provide the necessary training opportunities for staff to accurately report school safety and discipline data
- Must include an analysis of suspensions and expulsions in the annual report of school progress

		 Must approve the use of any corporal punishment in principle before it is used and prepare guidelines for administering such punishment May search a locker or storage area if there is reasonable suspicion that a prohibited or illegally-possessed substance or object is contained within a student's locker or other storage area Must have posted in each public K-12 school, in a place readily seen by students, a notice stating that a student's locker or other storage area is subject to search, upon reasonable suspicion, for prohibited or illegally-possessed substances or objects.
4.	What duties do district school boards have related to student discipline and school safety?	The district school board must provide for the proper accounting for all students, for the attendance and control of students at school and for proper attention to health, safety, and welfare of students, to include the following: • Must adopt suspensions and expulsions rules and decide all cases recommended for expulsion • Must require each student at the time of initial registration for school in the school district to note his or her previous school expulsions, arrests resulting in a charge, and juvenile justice actions • Provide educational services to students in a Department of Juvenile Justice facility • May prohibit the use of corporal punishment if they adopt a written program of alternative control or discipline • Must adopt a code of student conduct • May implement, by resolution, a student crime watch program • Must prescribe policies and procedures for emergencies and drills including emergency procedures who are detained in a detention facility • Must conduct a self-assessment of district's current safety and security practices using the Office of Program Policy and Government Accountability Best Practices for Safety and Security • Provide transportation with the maximum regard for safety and adequate protection of health; require a system of progressive discipline for students transported on school buses; and take corrective measures if a student is violent or blatantly unsafe (may provide added security for buses transporting disruptive or delinquent students.)
5.	What duties do superintendents have	 The district school superintendent: Must recommend to the school board plans for the proper accounting, attendance, and control of students and for the

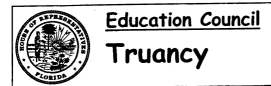
proper attention to the health, safety, and welfare of regarding school safety? students • Must annually report to the Department each incidence of a teacher's withholding consent for a removed student to return to the teacher's class and the disposition of the incident • Must give written notice to the parents when recommending expulsion • Must annually provide safety and security recommendations, based on the self-assessment, to the district school board, which identify strategies and activities that the district school board should implement in order to improve school safety and security Must annually report to the Commissioner the safety and security self-assessment results and school board action within 30 days after the district school board meeting Must provide the floor plans for their educational facilities to the appropriate law enforcement agency and fire department. Each district school board shall adopt a policy of zero 6. What is the zero tolerance for crime, substance abuse, and victimization. tolerance policy in Florida? The zero tolerance policy shall require students found to have committed one of the following offenses to be expelled, with or without continuing educational services, for a period of not less than one full year, and to be referred to the criminal justice or juvenile justice system: • Bringing a firearm or weapon, as defined in chapter 790, to school, to any school function, or onto any school-sponsored transportation or possessing a firearm at school. Making a threat or false report, as defined by ss. 790.162 and 790.163, respectively, involving school or school personnel's property, school transportation, or a schoolsponsored activity. District school boards may assign the student to a disciplinary program for the purpose of continuing educational services during the period of expulsion. District school boards must adopt rules providing that any student found to have committed crimes upon any elected official or school district employee must be expelled or placed in an alternative school setting or other program, as appropriate.

7.	How are victims of violent crimes protected?	Each district's zero tolerance policy must include policies to protect the victim of any violent crime from further victimization. Students who are found to have committed certain felony offenses against another student are prohibited from attending the same school or riding on a school bus with the victim or the victim's sibling.
8.	What types of alternative educational environments are provided for students with disciplinary problems?	Students may be placed in another classroom, in-school suspension, a dropout prevention and academic intervention program, out-of-school suspension, an alternative to expulsion program, second chance school or may attend a charter school. (Refer to the Charter Schools Fact Sheet.) If removed from the classroom by the teacher, the student may not be returned to the teacher's class without the teacher's consent unless it is determined either by the placement committee (established to determine placement of a student when a teacher withholds consent), or the superintendent (if the teacher appealed the placement committee's decision) that returning the student to the teacher's class is the best or only available alternative.
		Dropout prevention and academic intervention programs are for eligible students in grades 1 through 12. All dropout prevention and academic intervention programs include character development education.
9.	How does the toll-free school safety hotline work?	School Safety Hotline The Department of Education may contract with the Florida Sheriffs Association to establish and operate a toll-free school safety hotline to allow students or staff to anonymously report any activity that would affect the well-being and safety of the school population. The toll-free school safety hotline is operated in a manner that ensures that a designated school official is notified of a complaint received through the hotline if the complaint concerns that school. A complaint that concerns an actionable offense must be reported to the designated official within a reasonable time after the complaint is made. An actionable offense is an incident that could directly affect the safety or well-being of a person or property within a school.
10.	What are school safety officers and school resource officers?	School Safety Officers A school safety officer is a law enforcement officer who may be employed by the school board. A school district may commission one or more school safety officers for the protection and safety of school personnel, property, and students within the school district. A school safety officer has the power to arrest persons, whether on or off such

property, who violate any law on such property under the same conditions that deputy sheriffs are authorized to make arrests. A school safety officer has the authority to carry weapons when performing his or her official duties. The power and authority of a school safety officer are prescribed by s. 1006.12, F.S. School Resource Officers A school resource officer is a law enforcement officer who is employed by a law enforcement agency. School resource officers abide by district school board policies and consult with and coordinate activities through the school principal, but are responsible to the law enforcement agency in all matters relating to employment, subject to agreements between a district school board and a law enforcement agency. Activities conducted by the school resource officer, which are part of the regular instructional program of the school, are under the principal's direction. The duties of a school resource officer are prescribed by s. 1006.12, F.S. Safe Schools Appropriation 11. Do districts receive In the 2004-2005 GAA, School Safety was specifically funded funding for school safety at \$75.4 million (Specific Appropriation 81). These funds are allocated by a formula based on the Florida Crime Index and programs? based on each district's share of the state's total weighted student enrollment. Proviso language defines Safe Schools activities as: after school programs for middle school students improvements to enhance the learning environment including implementation of conflict resolution strategies alternative school programs for adjudicated youth other programs to make the school a safe place to learn Safe Schools money is distributed to the district, and is then distributed to each school based on need (as determined by the district). Districts have great flexibility in the use of Safe Schools dollars. The School Environmental Safety Incident Reporting System 12. How does Florida keep (SESIR) assists schools, districts, and staff of the DOE in track of the safety assessing major needs and the extent and nature of problems incidents that occur at in school safety. The SESIR system requires schools to report serious safety incidents of 21 types that occur on school schools? grounds, on school transportation, or off-campus at schoolsponsored events when a student is involved. Definitions of incident types are based on those used for the Florida Department of Law Enforcement Uniform Crime Reporting

	System. Incidents that occur any day of the year and any hour of the day or night must be reported, even if a student was not involved.
13. What are the applicable statutes and rules?	of the day or night must be reported, even if a student was not involved. Section 790.115, F.S Possessing or discharging weapons or firearms at a school-sponsored event or on school property prohibited; penalties; exceptions. Section 1001.42, F.S Powers and duties of district school boards. Section 1001.43, F.S Supplemental powers and duties of district school board. Section 1001.54, F.S Duties of school principals. Section 1002.20, F.S K-12 student and parent rights. Section 1003.01, F.S Definitions. Section 1003.21, F.S School Attendance. Section 1003.32, F.S Students subject to control of school. Section 1003.32, F.S Authority of teacher; responsibility for control of students; district school board and principal duties. Section 1006.07, F.S District school board duties relating to student discipline and school safety. Section 1006.08, F.S District school superintendent duties
	to student discipline and school safety. Section 1006.08, F.S District school superintendent duties relating to student discipline and school safety. Section 1006.09, F.S Duties of school principals relating to student discipline and school safety. Section 1006.10, F.S Authority of school bus drivers and district school boards relating to student discipline and
	student safety on school buses. Section 1006.12, F.S School resource officers and school safety officers. Section 1006.13, F.S Policy of zero tolerance for crime and victimization. Section 1006.141, F.S Statewide school safety hotline.
	Section 1006.22, F.S Safety and health of student being transported. Section 1012.22, F.S Public schools personnel; powers and duties of the district school boards. Section 1012.28, F.S Public school personnel; duties of school principals.
	Section 1012.75, F.S Liability of teacher or principal; excessive force. Section 1013.13, F.S Coordination of school safety.
	Rule 6A-1.0404, F.A.C Zero Tolerance for School Related Violent Crime

14. Where can I get additional information?	Florida Department of Education K-12 Office of the Chancellor (850) 245-0509
	Florida House of Representatives
	Education Council
	(850) 488-7451



Fact Sheet

January 2005

1. Who is responsible for school attendance and truancy prevention?

Parents -- Each parent of a minor student is responsible for ensuring the student's school attendance. However, a parent of a student is not responsible for the student's nonattendance at school under any of the following circumstances: with permission from the head of the school; without the parent's knowledge; due to the parent's financial inability; due to the student's sickness, injury, or other insurmountable condition. A parent who fails to compel school attendance as required by law is guilty of a second-degree misdemeanor.

Teachers -- The student's teacher is responsible for reporting to the to the school principal that the student is exhibiting a pattern of nonattendance as evidenced by the student having had at least 5 unexcused absences, or absences for which the reasons are unknown, within a calendar month or 10 such absences within a 90-calendar-day period,

Principals -- The school principal is responsible for contacting the parents each time the student has an unexcused absence, or absence for which the reason is unknown. If the reason for the absence is determined to fall within the district's policy for excused absences, the school must provide the student with opportunities to make up missed work. The student may not be penalized unless such work is not made up within a reasonable time. A principal may not suspend a student for truancy.

Superintendents -- Superintendents are responsible for enforcing attendance. This responsibility includes recommending policies to the district school board in order to ensure that schools respond in a timely manner to every unexcused absence, or absence for which the reason is unknown, of students enrolled in the schools. District school board policies must require that absences have parental justification, and provide for timely tracking of absences and contacting homes. Superintendents may file truancy petitions in circuit court for habitually truant students.

 What are the major aspects of truancy prevention? What is the difference between "truancy" and 	which the reason is unknown, from school when the student is
"habitual truancy"?	subject to compulsory school attendance. This behavior may lead to a "pattern of nonattendance," which is evidenced by the student having had at least 5 unexcused absences, or absences for which the reasons are unknown, within a calendar month or 10 such absences within a 90-calendar-day period. Truant behavior triggers the "contact, refer, and enforce" policy (See Question 4).
	"Habitual truancy" is a legal status determined by the court upon the filing of a petition by the school superintendent. In order for the court to declare a child to be habitually truant, the court must find that the student is subject to compulsory school attendance; that the student has had 15 unexcused absences within 90 calendar days with or without the knowledge or consent of the student's parent; and that activities to determine the cause, and to attempt the remediation, of the child's truant behavior have been completed.
4. What is the "contact, refer, enforce" policy?	·
	Contact—Principals contact the home each time the student has an unexcused absence, or absence for which the reason is unknown, to determine the reason for an absence. If the

absence is excused, the school must allow make-up work. Refer — If the student has 5 unexcused absences or absences for which the reason is unknown in a month, or 10 such absences in 90 calendar days, the teacher must report a pattern of nonattendance to the principal for referral to the school's child study team. If the team determines that early patterns of truancy are developing, a meeting with the parents is required. If the initial parent meeting does not resolve the problem, the team implements remedial strategies. Enforce—Parents who refuse to participate in the remedial strategies may appeal to the school board. If the board determines the strategies are appropriate and the parent still refuses to participate, the superintendent may seek criminal prosecution of the parent for failing to compel school attendance. Yes. Driving privileges of a habitual truant may be withheld or 5. Are habitual truants revoked. Section 1003.27(2)(b), F.S., requires the subject to loss of driving superintendent of a public school district to provide the privileges? Department of Highway Safety and Motor Vehicles with the legal name, sex, date of birth, and social security number of minors who accumulate 15 unexcused absences in a period of 90 calendar days. Section 322.910, F.S., provides that minors failing to satisfy attendance requirements are not eligible for driving privileges. When a student has been identified as exhibiting a pattern of 6. What procedures are in nonattendance, the principal must notify both the place for a student superintendent of schools and the school district contact for identified as exhibiting a home education programs. If the parent subsequently enrolls pattern of nonattendance the student in a home education program, the superintendent of schools must refer the parent to a home education review who subsequently enrolls committee. in a home education program? The home education review committee must review the portfolio of the student every 30 days during the district's regular school terms until the committee is satisfied that the program is in compliance with s. 1002.41, F.S. The first portfolio review must occur within the first 30 calendar days of the establishment of the program. (Refer to the Home Education Fact Sheet.) If the parent fails to provide a portfolio to the committee, the committee must notify the superintendent of schools. The superintendent must terminate the home education program and require the parent to enroll the student in

		another attendance option such as a public, parochial, religious or private school or a private tutoring program within three days. Upon termination of a home education program, the parent may not reenroll the student in a home education program for 180 calendar days. Failure of a parent to enroll the student in an attendance option after termination of the home education program constitutes noncompliance with compulsory attendance requirements and may result in criminal prosecution under s. 1003.27(2), F.S.
7.	Who serves on home education review committees?	A home education review committee is composed of the district contact for home education programs and at least two home educators selected by the parent from a list of all home educators who have conducted a home education program for at least three years and have indicated a willingness to serve on the committee.
8.	How is school attendance tied to the Learnfare Program?	The Learnfare Program requires that all school-age children of temporary assistance for needy families (TANF) recipients or eligible teen-age TANF recipients attend school on a regular basis. The TANF recipient with a school-age child is required to have a school conference during each semester. Failure to comply with those requirements may result in the Department of Children and Family Services (DCF) reducing the temporary assistance for the eligible participant. In 2001, the Legislature required DCF to develop an electronic transfer system to streamline the flow of information between the school and DCF. (Refer to the Learnfare Program Fact Sheet.)
9.	What are the applicable statutes and rules?	Section 322.091, F.S Driver's license privileges. Section 414.1251, F.S Learnfare Program. Section 984.12, F.S Treatment to a family in need of services. Section 984.151, F.S Truancy petition. Section 1001.53, F.S District school superintendent responsible for enforcement of attendance. Section 1001.54 Duties of school principals. Section 1003.21, F.S School attendance; exemptions. Section 1003.24, F.S Parents responsible for attendance of children; attendance policy. Section 1003.26, F.S Enforcement of school attendance; contact, refer, and enforce policy. Section 1003.27, F.S Court procedures and penalties; habitual truancy. Section 1003.28, F.S Truancy remedial activities. Section 1003.53, F.S Dropout prevention and academic

	intervention.
10. Where can I get additional information?	Florida Department of Education Bureau of Exceptional Education and Student Services (850) 245-0475
	Florida House of Representatives Education Council (850) 488-7451



Education Council Learnfare Program

Fact Sheet

January 2005

1.	What is the Learnfare Program?	The Learnfare Program (Learnfare) was established in 1993 as part of the Welfare Reform Act and requires the Department of Children and Families (DCF) to reduce the temporary cash assistance (TCA) for recipients who fail to comply with the program's requirements.
2.	What are the program's two requirements?	 The program requires: that each recipient with a school-aged child attend a conference with a school official once each semester. that a recipient's school-aged child, or a teenage recipient, remain in school and not become a "habitual truant" or dropout.
3.	What is the sanction for noncompliance with these two requirements?	The Learnfare Program requires a reduction in the TCA if a recipient fails to comply with the program's requirements. The reduced portion is that amount allotted to the truant or dropout student, or the amount allotted to the parent if he or she is not participating in the required conferences.
4.	When is the temporary cash assistance reinstated?	 For a student who has been identified as a habitual truant, the TCA must be reinstated after a subsequent grading period in which the student's attendance has substantially improved. For a student who has been identified as a dropout, the TCA must be reinstated after the student enrolls in a public school, receives a high school diploma or its equivalency, enrolls in preparation for the General Educational Development Tests, or enrolls in other educational activities approved by the district school board. For a parent or guardian who has failed to attend a conference, the TCA is reinstated after the participant attends the conference with the appropriate school official and that conference is documented by the school and reported to DCF.
5.	What is a habitual truant?	A habitual truant is defined by statute as a student who has accumulated 15 unexcused absences within 90 calendar days.
6.	What if a parent disagrees with the sanction?	The Learnfare Program provides that the parent or teenage participant can file an appeal within 10 days of being notified of the sanction, and no sanction will be imposed until that appeal is resolved.

7.	With whom can the parent have the required conference? What is considered a	Since the purpose of the conference is to discuss the student's academic and attendance progress, it should be someone who has that information, such as a teacher, guidance counselor, or principal. DOE rules require each school board to adopt a policy, which addresses the criteria for determining who is an "appropriate school official." The conference can be either face-to-face or a telephonic
Ο.	school conference?	conversation.
9.	How are the conferences set up and verified?	The TCA recipient is responsible for setting up the conference. After the conference, the recipient is responsible for filling out the School Conference Verification Form provided by DCF and returning it to the public assistance specialist.
10.	Who needs to participate in these conferences?	Because the purpose of the conference is to enhance parental involvement, every TCA recipient with a school-aged child, not just those whose child has been identified as a habitual truant or dropout, must participate in the conferences.
11.	How does the school know that it has Learnfare participants?	In 2001, the Legislature required DCF to develop an electronic data transfer system to streamline the flow of information between the school districts and DCF. The electronic data transfer system must include at least the following information: the number of students and families reported by school districts as out of compliance, the number of students and families sanctioned as a result, and the number of students and families reinstated after becoming compliant. The information compiled must be submitted in the form of an annual report to the presiding officers of the Legislature by March 1 of each year.
12.	What are the applicable statutes and rules?	Section 414.1251, F.S Learnfare Program. Section 1003.01(8), F.S Definition of habitual truant. Section 1003.01(9), F.S Definition of dropout.
Florida Department of Education	Florida Department of Education Bureau of Exceptional Education and Student Services	
		Florida Department of Children & Families Office of Economic Self-Sufficiency (850) 488-3271 Florida House of Representatives Education Council (850) 488-7451



Education Council

Dropout Prevention/Academic Intervention

Fact Sheet

January 2005

1.	What are dropout prevention and academic intervention programs?	Dropout prevention and academic intervention programs are designed for students who do not perform well in traditional educational programs. The programs must use alternative teaching methodologies, curricula, learning activities, and diagnostic and assessment procedures, and must also provide character and legal education, along with curricula and related services. The 1999 Legislature expanded these programs to include eligible students in grades 1 through 12.
2.	prior to placement of a student into a program?	The school principal must provide written notice by certified mail, return receipt requested, to the student's parent prior to a student's placement in a dropout prevention and academic intervention program. The parent must sign an acknowledgment of the notice of placement and return it to the principal within three days after receipt of the notice. The parents shall also be entitled to an administrative review of any action by school personnel relating to such placement.
3.	What is "disruptive behavior"?	Current law defines "disruptive behavior" as behavior that interferes with the student's own learning or the educational process of others. It is further defined as behavior that requires attention and assistance beyond that which the traditional program can provide or that results in frequent conflicts of a disruptive nature while the student is under the jurisdiction of the school either in or out of the classroom. Behavior that severely threatens the general welfare of students or others with whom the student comes into contact is also considered "disruptive behavior".
4.	How is eligibility determined for dropout prevention and academic intervention?	To be eligible to receive services funded through the dropout prevention and academic intervention program, students must be identified as meeting one of the following criteria: Being academically unsuccessful as evidenced by low test scores; retention; failing grades; low grade point average; falling behind in earning credits; or not meeting the state or district proficiency levels in reading, mathematics, or writing. Having a pattern of excessive absenteeism or being habitually truant (Refer to the Truancy Fact Sheet.). Having a history of disruptive behavior in school or committing an offense that warrants out-of-school suspension or expulsion.

5.	What are "second chance	Student participation in the program is generally voluntary; however, districts may assign students to a program for disruptive students. No student is to be identified as eligible to receive services funded through the dropout prevention and academic intervention program based solely on the student being from a single-parent family. "Second chance schools" are district programs provided
0.	schools"?	through cooperative agreements between the school districts and the Department of Juvenile Justice (DJJ), private providers, state or local law enforcement agencies, or other agencies for students who are disruptive, violent, or have committed serious offenses.
6.	What is required before schools refer students to a second chance school?	 To be eligible for a second chance school, a student must meet one of the following criteria: Be in grades 6 to 10, be a habitual truant whose excessive absences are linked to lack of motivation that has affected academic progress, and be at risk of dropping out of school. Be a habitual truant whose case staffing committee determines that it would be beneficial to the student. Exhibit disruptive behavior in violation of the school board's code of student conduct. Interfere with his or her own learning or that of others and require more assistance than the regular program can provide. Have committed a serious offense warranting suspension or expulsion. A "serious offense" is behavior which threatens the welfare of others, including violence, possession of weapons or drugs, or harassment or verbal abuse of others. Schools are encouraged to use alternative programs, such as in-school suspensions, before assigning students to second chance schools. The school's local child study team must evaluate the student before placement in a second chance schools if they are eligible for placement in a program for emotionally
7.	How do students reenter a traditional school after being in a second chance school?	disturbed children. Students seeking to reenter traditional schools must complete a character development and legal education program and demonstrate preparedness to reenter the regular school.

8. Are there funds available for starting second chance schools?	At this time there are no special funds set aside for starting second chance schools. However, districts can use funds they receive through the Florida Education Finance Program (FEFP) or the Supplemental Academic Instruction (SAI) Categorical Fund to start a program. In the 2004-2005 General Appropriations Act (GAA), the Legislature appropriated \$4 million for alternative schools/public-private partnerships.
9. How are dropout prevention and academic intervention programs funded?	Districts can receive funding through the FEFP or the SAI Categorical Fund. The Legislature appropriated \$653.9 million in 2004 towards the SAI Categorical Fund in the 2004-2005 GAA. (Refer to the Florida Education Finance Program & the Supplemental Academic Instruction Fact Sheets.)
10. What are the applicable statutes and rules?	Section 1001.42(16)(c), F.S Supplemental academic instruction. Section 1003.51, F.S Other public educational services. Section 1003.52, F.S Educational services in DJJ programs. Section 1003.53, F.S Dropout Prevention and Academic Intervention Act. Section 1003.53(1), F.S Second chance schools. Section 1003.54, F.S Teenage Parent Programs. Section 1011.62, F.S Funds for operation of schools. Rule 6A-6.0523 through 6A-6.0528, F.A.C Types of Programs and Dropout Prevention Plans Rule 6A-6.05292, F.A.C Common Objective Criteria and Evaluation of Dropout Prevention
	2004–2005 General Appropriations Act, Specific Appropriation 10A and Specific Appropriation 81
11. Where can I get additional information?	Florida Department of Education Bureau of Student Assistance (850) 245-0698
	Florida House of Representatives Education Council (850) 488-7451



Education Council Character Education

Fact Sheet

January 2005

1.	Is character education required in Florida public schools?	Yes. A character-development program similar to Character First or Character Counts must be taught in all public elementary schools. The character-development program must be secular in nature and must stress such character qualities as attentiveness, patience and initiative. Beginning in the 2004-2005 school year, the character development program is required for all public school students in grades kindergarten through 12, and it must stress the qualities of patriotism, responsibility, citizenship, kindness, respect, honesty, self-control, tolerance, and cooperation.
2.	How are character education curriculums adopted?	Each district school board must develop or adopt a curriculum for the character-development program and then submit such curriculum to the Department of Education for approval.
3.	Are there any other public school programs related to character education?	Yes. The 2002 Legislature designated the last week of September as "Celebrate Freedom Week" in Florida's public schools. Celebrate Freedom Week must include at least 3 hours of appropriate instruction in each social studies class, which must include an in-depth study of the intent, meaning, and importance of the Declaration of Independence. During that week, students are also required to recite a portion of the Declaration of Independence in order to reaffirm the American ideals of individual liberty.
4.	What are the applicable laws and statutes?	Section 1003.42(2)(q), F.S Required character education Section 1003.421, F.S Recitation of the Declaration of Independence
5.	Where can I get additional information?	Department of Education Bureau of School Improvement (850) 245-0423
	·	Florida House of Representatives Education Council (850) 488-7451